



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:) Confirmation No.: 6851
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Takanori UCHIDA et al) Art Unit: 1651
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Appln. No.: 10/534,715) Examiner: T. Kim
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Filing Date: 11/12/2003) ATTY.'S DOCKET: UCHIDA=7
371(c) Date: 05/12/2005))
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For: THROMBIN-CARRYING)
 BIOABSORBABLE SYNTHETIC)
 NONWOVEN FABRIC)

TERMINAL DISCLAIMER

Pursuant to 37 C.F.R. §1.321(b)(1)(iv) and other parts of Section 1.321, the terminal part of any patent granted on the above-identified application No. 10/534,715 which would extend beyond the full statutory expiration date of any patent issuing from application No. 10/542,577, is hereby disclaimed by the common assignee, JURIDICIAL FOUNDATION THE CHEMO-SERO-THERAPEUTIC RESEARCH INSTITUTE, the owner of the entire right, title and interest in the present application and said application No. 10/542,577; and

it is hereby agreed that any patent so granted on the above-identified application No. 10/534,715 shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to any patent issuing from application No. 10/542,577, this agreement to run with any

patent granted on the above-identified application No. 10/534,715
and to be binding upon the grantee, its successors or assigns.

No disclaimer of any terminal part of any patent granted
on the above-identified application No. 10/534,715 prior to the
expiration date of the full statutory term of any patent issuing
from application No. 10/542,577, is made in the event that the
patent issuing from application No. 10/542,577 later expires for
failure to pay a maintenance fee, is held unenforceable, is found
invalid, statutorily disclaimed in whole or terminally disclaimed
under 37 C.F.R. §1.321, has all claims canceled by reexamination
certificate, or is otherwise terminated prior to expiration of its
full statutory term, whereby the present terminal disclaimer is
effective only for the separation of legal title as stated above.
The "full statutory term" of the patent issuing from application
No. 10/542,577 is the maximum granted term thereof, as extended by
law at any time, and this terminal disclaimer is being made
without waiver of the rights of applicants or the assignee to seek
an extension of the patent granted on the instant application in
accordance with law, including but not limited to the right to an
extension under 35 U.S.C. §156 [see 37 C.F.R. §1.775(a)].

The intended scope of the present terminal disclaimer
as set forth above and the non-alienation agreement above are
intended to be the minimum required by law, and this document
is to be considered to effectuate said intent. No admission is

made that any claims of the present application are obvious over any prior patent.

The statutory disclaimer fee of \$130.00 for a large entity per 37 C.F.R. §1.20(d) is attached.

Attorney of Record

By


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Date:

Feb. 16, 2007